WILLS OF RICH MEN.

HOW BEVERAL WEALTHY MEN DIS-POSED OF THEIR ESTATES.

The Axter and the Vanderbill Riches. Went to the Oblest Son-The Late A. T. Stenart trave His Property to His Wife-His Diber Bequests.

The small bequests by Jay Gould to nis brother and sister call attention anew to the fact that the financial results of the creation of a fortune in a family are apt to be small to the collateral branches and beavy to the direct line of issue,

The wills of the heads of the Astor. family do not point a moral in this respect, because the family has followed a rule designed for the perpetuation of a great family estate in 1 to parcels. Side bequests, if consider sie, would have prevented the execution of this plan The distribution of the late Samuel J. Tilden's fortune is not illustrative of the common custom, because he was a bachelor

A. T. Stewart, the great merchant prince, made a simple will. In the second paragraph of the document opened after his death in 1876 he wrote simply. "All my property and estate of every kind and description and wherever sitnated I give, devise and bequeath to my sear wife. Cornelia M. Stewart, her heirs and assigns forever." In the next paragraph he appointed Henry Hilton to manage, close and wind up his partner-ship business and affairs. He made ex-Judge Hilton, the widow and William Libbey his executors, and he bequeathed to Mr. Hilton the sum of \$1,000,000 "as

a mark of regard."
In a codicil to the will be bequeathed various sums of from \$20,000 to \$500 to as many faithful employees in his busi nees, and other sums of \$2,500 to \$500 to seven household servants. To two sisters named Marron, at whose father's house and hands he had enjoyed hospitality, he gave \$12,000 a year and a house in this city. To Henry Hilton's wife he gave \$5,000. In a second codicil he gave \$10,000 each to four persons of the name of Clinch, who were relatives of his wife to two of whom he gave a house in town. and to Sarah Smith and her daughter he gave \$10,000 each. He willed that all persons who had remained in his employ during twenty years should have \$1,000 and all who had worked for him ten years \$500. A letter to his wife accompanied the will, and in that he said that he hoped to live to carry out his charitable schemes, but if he died before doing so he would depend on her to do so with the advice and assistance of their friend Henry Hilton.

Mr. Stewart had no children. If he had no relatives either, his will is not a case in point. But, on the other hand, if it is true, as many claimants assert, that he had a number of cousins and other kin in Ireland, his absolute forgetfulness of them or refusal to benefit them is remarkably apposite.

Commodore Vanderbilt, who died in January, 1877, made many bequests to other than his children. To his wife he gave \$500,000 and all the contents of his house in Washington place, the use of which was hers for life. To his brother Jacob H. Vanderbilt, he gave \$50,000 To his sister Phœbe he gave \$1,200 a year during her life. To his nieces and nephews he gave various sums, ranging from \$20,000 and \$10,000 down to \$300 and \$200 a year. But he gave one grandnephew \$25,000 and another \$20,000. His doctor got \$10,000, and a faithful old clerk got \$20,000. To an uncle he gave \$5,000, and the wife of a nephew received \$25,000.

When he came to consider his children the situation was altered. To William H., his eldest son, he handed down the bulk of his magnificent property, the value of this gift being estimated at \$90. 000,000. The whole property had been considered as worth \$105,000,000, and of the \$15,000,000 that William H. did not get one-half went to William's sons, the oldest one, Cornelius, getting greatly the largest share. He seemed thus to indicate a belief that young Cornelius, who had already shown ability as a financier. would become the head of the house in the third generation.

To his own less worthy son Cornelius he gave merely the interest on \$200,000. He divided \$1,250,000 equally among five daughters, and two of these he further enriched, the one with the interest on \$400,000 and the other with the interest on \$300,000 Enriched is scarcely the term to use, for it was evident that he intended only to insure to each of them the comforts of a competency

When it came time to open the will of William H. Vanderbilt it was found that he had given to a nephew, W. V. Kissam, \$30,000; to his uncle Jacob the dividends on 1,000 shares of New York Central; to his aunt Phœbe and to each of twelve other relatives annuities of \$1,200. The great bulk of the increased estate went to the children. There were eight of them, and each got \$5,000,000 outright, together with the interest during life on another \$5,000,000, the eighth part of a trust fund of \$40,000,000. The principal in this legacy was to go to his grandchildren when his children died To his eldest son, Cornelius, he gave an additional \$2,000,000 outright, and to his favorite grandson, William H., the son of Cornelius, he gave \$1,000,000 outright. The youngest son, George, was to have the family mansion and works of art when his mother should die. To his own widow he left a yearly allowance of \$200,000 and the right to give away \$500,000 howsoever or to whomsoever she pleased. To each of his four daughters he gave the house in which she was living when he died. Having thus disposed of only about half of this great property, which was said to be sufficient to give four dollars to every man, woman and child in the country, Mr. Vanderbilt gave the rest to his first and second sons. Cornelius and William K., or about \$50,000. 000 each.-New York Sun

A Misunderstanding.

Young Lady-Is warm water and oat meal good for the complexion?

Doctor-Oh, no. It should beil twenty minutes.-New York Weekly.

Paratical Englishmen.

"At a private disner in England I told the very last story bould think of," says. Channey M. Depow "It was greeted with a Ettle taughter. Next day I met my host on the Strand He ofvamers to the smiling, began to laugh as he grasped storp. my hand and said Do you know, Dopew, that was a capital thing you got off last night-capital? And do you know I have just this minute been thinking what a capital thing it was? The point of the toke has just come to me.

"I said. Why, it must have traveled to you on a freight train.

My dear Mr. Depew, said the Englishman, I ossure you I have not seen any freight train I assure you I haven't

Mr. Depew told this story to an Englishman who had been in America for a long time. One of the officers of the Central road was with him in Mr. Depew's office when the story was told. The Englishman gave a courtesy laugh, a forced and feeble "ha ha! When he turned into Duval's office and the door of the president's room had been shut he remarked anxiously. "I say, what the blazes did Depew mean by that freight train?"-New York World

Caught by a Singular Error. "Some queer accidents happen in this world," said A. G. Smoto, a noted thief taker, who was talking shop in the Laclede corridors 'In 1876 a particularly atrocions crime was committed in Cleveland. An old lady was robbed and murdered. The perpetrator was arrested and jailed, but succeeded in effecting his escape. Nothing was heard from him for fifteen years, though the world was scoured for him time and again About a year ago I concluded to change my residence and put an advertisement in a morning paper of Cleveland for a furnished room. Among the replies was a letter from the missing murderer, written to an old friend in Cleveland. The Cleveland man had a room he desired to rent and answered my advertisement, but by mistake inclosed the letter he had received from the fugitive instead of the one intended for me. I learned from the letter that the man I wanted was night watchman in a railway roundhouse in New Mexico, and a week later I had him in irons en route to Cleveland, where he was tried and sent up for life."-St. Louis Globe-Democrat.

A Strange Superstition.

In regard to the habit of partridges

and we did, and the sick girl ate the broth and got well." - Philadelphia dants Times.

Death Valley.

The geological formation of Death valley, Inyo county, Cal., is paralleled by but one other spot on the globe—the Dead sea region of the Holy Land. The valley is about eight miles broad and thirty-five in length, and is said by geologists to be a striking illustration of the condition of the whole world in its early epochs. It lies far below the level of the Pacific, in some places as much as 160 feet, and has the appearance of being under the ban of some terrible curse. Thunderstorms pound around its borders, but no cloud ever intercepts the rays of the scorching sun that continually beat down upon Death valley sands until they are hotter than those of "burning Sahara." For week in and week out the thermometer stands above 100 degs. night and day, often touching the 125 mark in the afternoon. Moisture of all kinds is unknown. Dead animals dry up and mummify in the sand .- St. Louis Republic.

A Bit of Antique Ware.

'We are all laughing at home over my latest 'prize." says a woman who is an ardent collector of antiques "It is a veritable millennium plate, considerably over 100 years old, which I secured in a recent scouring of the old places in the Connecticut valley. It is of delft of mulberry hue, with the 'eye of God' staring from the upper rim. Beneath on the bowl is shown the lamb lying down, and the lion on his hind feet with a sort of baby's nightgown on him being led by a small child. The expression of the lion's face is the irresistibly funny part That king of beasts minces along with the smirk of a dancing master adapted to a lion's scale of mouth. We have indeed advanced in ceramic art since that artist's conception of the millennium."-New York Times

A Perpetual Sacred Fire.

In the peninsula of Abeheron, formerly belonging to Persia, but now a part of Russia, there is a perpetual or rather what the natives call an eternal sacred fire, which is known to have been burning continually for more than 2,000 years. It rises from an irregular orifice of about tweve feet in depth and 120 feet square. The flames, which are constant, rise to a height of from six to eight feet, unaccompanied by smoke or disagreeable smell, waving back and forth with the wind like a field of golden grain.-Philadelphia Press

Papa's Boy Has Grown Up.

An advertisement appears in a western paper which reads thus: "If George William Brown, who deserted his poor wife and babe twenty-five years ago, will return, the aforesaid babe will knock the stuffing out of him."-Charleston News and Courier.

COUNTY COURT RULES

ander to this day.

8th After a case, a motion or a demurrer has passed the time for which it is set, it cannot be called up until a motion is filed and docketed by leave of the court, and such notice to the opposite party as the court may order at the time leave is given to file the

9th. Business set for a certain time, cannot be transferred to another day or hour, unless the transfer order is made at the bour the matter is set for hearing, except under Rule 10,

10th. Each day at 9:00 a. m., the business of the hour will be called.

11th. The matters will be heard in the order in which they are entered on the calander unless all parties present and interested consent to a different arrangement, or in case or

urgent necessity.

TRIAL OF CASES TO-DAY.

12th. The trial of cases will commence at 10:00 o'clock, a. m., and continue until 5:00 o'clock p. m., with a recess from 12:00 a. m., until 1:30 p. m. Each case is entitled to be called at the time set or within ten minutes thereafter; either to be proceeded with, or a further order to be made. For this purpose no party will be required to wait longer than ten minutes for the opposite party or other business, except for urgent reasons. The trial of a case will be suspended at any time for this purpose. In case the court finds that any rule herein will work an unforeseen bardship, the court reserves the right to suspend the rule for the special case.

Sheriff's Sale.

In regard to the habit of partridges flying into civilization and a popular su perstition regarding them an Augusta man says. One flew on our premises and was captured. Then came up the question whether we should kill the bird or allow it to live. At that time there was a general superstition that if a partridge came to a house where a sick person lay and the bird was killed and the sick person at the borth, it would effect a cure. There was a sick girl at our house, and the doctor had given up her case as hopeless.

'Some of the family said kill the partridge and give the sick girl the broth. But the sick girl and others were for permitting the partridge to live. We were equally divided and agreed to let one of the house decide whether the partridge should be killed or not. He said kill it and we did, and the sick girl at the borth and got well." — Philadelphia

Times.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Douglas county. Ne-traska, and to me directed, I will on the 24th day of January; A. D. 182, at 10 o'clock A. M. of said day, at the EAST front door of the county court house, and to me directed, I will on the 24th day of January; A. D. 182, at 10 o'clock A. M. of said day, at the EAST front door of the county court house, in the City of Omaha. Douglas county, Nebraska, sell at public auction the property described in said order of sale as follows. to-wit:

"Lot thirty 30 of block twenty-one (21) of Wahna Hillian addition to the city of Omaha. Douglas county, state of Nebraska." Said and the sum of six hundred twenty-one (21) of Wahna Hillian addition to the city of Omaha. Douglas county. Service of Sale as follows. to-wit:

"Lot thirty 30 of block twenty-one (21) of Wahna Hillian addition to the city of Omaha. Douglas county, state of Nebraska. Said at public action the property to be sold to satisfy John W. Rodifer the sum of forty-live and 63-100 (\$45.65) dollars (\$252.85) with interest thereon at rate of ten (10) per cent. per annum from May 91, 1822; to sati

Omaha, Nebraska, December 23rd, 1892. GEORGE A. BENNETT. Sheriff of Douglas County, Nebraska, Jartlett, Crane & Baldrige, attorneys, 12-23

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the District court of Douglas county. Nebraska, and to me directed. I will, on the 24th day of January. A. D. 1853, at 10 o'clock a. m. of, said day, at the FAST front door of the county court house, in the city of Ohasha, Douglas county. Nebraska, sell at public auction the property described in said order of sale as follows, towit:

Lots one (b, two (2) and three (3), in block numbered ten (9), in S. E. Roger's addition to the city of Omaha, as surveyed, platted and recorded, all in Douglas county, to satisfy Omaha Loan and Trust Company the sum of five thousand and ten dollars \$5,010.09 judgment, with interest thereon at six (6) per cent per annum from the 21st day of September, A. D., 1891, until paid, and one hundred, ninety-nine and 13-190 dollars \$199.10 costs, with interest thereon from the 21st day of September A. D., 1891, until paid, logether with accruing costs according to a judgment rendered by the district court of said Douglas county, at its September term. A. D. 1801, in a certain action then and there pending, wherein Omaha Loan and Trust Company was plaintiff, and Jared B. Ayer and others were defendants.

Omaha Nebraska, December 23, 1822.

GEORGE A HENNETT.

Sheriff of Douglas County, Neb. Lake, Hamilton & Maxwell, attorneys, 12-23-5

Sheriff of Douglas County, Neb. Lake, Hamilton & Maxwell, attorneys.12-23-5

Notice.

Charles E. Warner, Mary E. Warner and the unknown heirs, of devisees, of Aurelia F. Chandier, deceased, defendants, will take notice that on the 21st day of December, A. D. 1892, John J. Monell, Jr. executor of the estate of Gilbert C. Monell, deceased, plaintiff herein, filed his petition in the district court of Douglas county. Nebraska, against said defendants, the object and prayer of which are to foreclose a certain noortgage executed by Charles E. Warner and Mary E. Warner to the plaintiff, upon lot eleven (II) in block seventeen (II) of Central Park, an addition to the city of Omaba, in Douglas county, Nebraska, as surveyed, platted and recorded, to secure the payment of their promissory note dated May 29th, 1889, for the sum of \$1100.00 and due and payable in five years from the date thereof; that there is now due upon said note and mortgage the sum of \$1800.00 with interest at ten (II) per cent, per annum from November 29th, 1889, for which sum and interest plaintiff prays for a decree, and that the same be established as a first lien upon said premises, and that defendants be required to pay the same, or that said premises may be sold to satisfy the amount found due. You are required to answer said petition on or before the 80th day of January, 1863.

Dated December 21st, 1882.

JAS. W. CARR.

Attorney for Plaintiff.

Doc. 35, No. 32. Notice.

Notice for Administration of Estate.

STATE OF NEBRASKA, ' 188.
Douglas County. (188.
In the County court of Douglas county.

Nebraska.
In the matter of the estate of George Wellington Hall, deceased:
Helen M. Hall, Morris A. Hall. I. W. Hall, Helen Hall Richardson and all other persons interested in said matter are bereby notified that on the 23d day of November, 1892, Helen M. Hall filed a petition in said County court alleging among other things that George Wellington Hall died on the 14th day of November, 1892, leaving no last will and comber, 1892, leaving no last and personal

Wellington Hall died on the 14th day of November. 1892, leaving no last will and testament, and possessed of real and personal estate valued at \$50.00, and that the above named constitute the persons interested in the estate of said deceased; and praying for administration thereof.

You are hereby notified that if you fall to appear at said Court on the 30th day of January, 1803, at 10 o clock a. M., and contest said petition, the court will appoint Andrew S. Van Kuran or some other suitable person administrator, and proceed to a settlement of said estate.

Witness my hand and official seal this 3rd day of December, 1892.

[SEAL.] 12-23-4 J. W. ELLER, County Judge.

County Judge.

Dated December 9, 1892.

COUNTY COURT RULES

DECEMBER TERM, 1802.

The cast will be made the measured at 8 a many and a measured at 8 through the transit a few control of the country of the countr

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the district court of Douglas county. Nebraska, and to me directed. I will on the district court of Douglas county. Nebraska, and to me directed. I will on the district on the district of Douglas county. Nebraska as 10 o'clock a.m. of said day, at the EAST front door of the county court house, in the city of Omaha, in Douglas county. Nebraska, sell at public auction the property described in said order of sale, as follows, to wit:

Lot twenty (20 in block twelve (12) Kountze and Ruth's addition to the city of Omaha, in Douglas county, state of Nebraska. Said property to be sold subject to a mortgage for \$1.200,00 in favor of Lombard Investment company, and to satisfy Anglo-American Land Mortgage and Agency company, limited, the sum of one hundred ninety-eight and \$1.100 dollars \$198.81) judgment with interest thereon at rate of ten (10) per cent per annum from February 12th, 1892; and forty-seven and \$8.100 dollars \$17.50 costs with interest thereon from the 13th day of February A. D. 1892, together with accruing costs according to a judgment rendered by the District court of said Douglas county, at its February term, A. D. 1892, in a certain action then and there pending, wherein Anglo-American Land Mortgage and Agency company was plaintiff and Max Ries, Mary Ries and others were defendants.

Omaha, Nebraska, December 27th, 1892.

Sheriff's Sale.

Abbie Billings and Luther T. Fox. Trustee, the sam of eleven hundred twenty-three and Ga-f00 dollars (SH2508) with interest thereon at rate of eight (8) per cent per annual from septemol septemol for the sum of peld, and twenty-three and Gardin for the state of eight (8) per cent per annual from septemol for the state of eight (8) per cent per annual from septemol for the state of the state o

endants.
Omaha, Nebraska, December 8th, 1892.
GEORGE A. BENNETT.
Sheriff of Douglas County, Nebraska.
harles B. Keller, attorney.
Millard, Trustee, vs. Hamilton et al. 12-9-5

Sheriff's Sale.

Sheriff's Sale.

Under and by virtue of an execution on transcript issued by Frank E. Moores, Clerk of the district court of Douglas county. Nebraska, upon a judgment rendered by the county court of said county, on the 3rd day of June, 1800, in favor of Walnut IIII Savige and Investment Company and against Emma L. Eaton, a transcript of which judgment was on the 10th day of June, 1801, day filed and docketted in the district court of Douglas county. Nebraska, and to me directed, I will, on the 17th June 1801, day in the Eaton, a transcript of which judgment was on the 10th day of June, 1801, day in the Eaton, a transcript is used by Frank E. Moores, Clerk of the district court of Douglas county. Nebraska upon a judgment rendered by the county court of said county, on the 3rd day of June, 1801, and 1802 to a certain mile of the district court of Douglas county. Nebraska upon a judgment rendered by the county court of said county, on the 3rd day of June, 1801, and 1801, and 1802 to a certain mile of the district court within and for said county. On the 3rd day of June, 1801, and 18

Omaha, Nebraska, December 8th, 1892. GEORGE A. BENNETT, 12-8-5 Sheriff of Douglas County Nebraska

Eliza Haggard, defendant, will take notice that on the 3rd day of December. 1892, Zach W. Haggard, plaintiff herein, filed his peti-tion in the District Court of Douglas County. Nebraska, against the said defendant, the object and prayer of which is to obtain a divorce from the defendant from the bonds of natifying westing between the plaintiff

of matrimony existing between the plaintiff and defendant, and for such other relief as equity may require.

You are required to answer said petition on or before the 16th day of January 1803.

ZACH W. HAGGARD.

Sheriff's Sale.

Ity virious of an earlier of such immediate and add the Montana function of the sense of the Montana function of the Montana function of the Montana function of the Montana A 13 mm, and in which is a contained to the Book front deport of the Country Montana Montana work in partial accident the property described in sold modes of their in the follows, be the firm of the feeling the sold modes of their in the feeling the sold modes of their intervent theorem from Property of the sold in contact of the modes of the sold in contact A nature of the feeling the with intervent theorem from Property and the feeling the sold in the feeling the sold in contact of feeling the sold in the feeling the sold in the feeling that the sold in the feeling that the feeling the sold in the feeling the sold in the feeling that the feeling the sold in the feeling the sold in the feeling that the feeling the feeling the sold in the feeling that the feeling the feeling that the feeling the feeling that the feeling the feeling that the feeling the feeling the feeling that the feeling the feeling the feeling the feeling the feeling that the feeling the feeling that the feeling the feeling the feeling the feeling the feeling that the feeling that the feeling the

Shoriff of Douglas County, Nebranka. Edmon Elch. attorneys.

Sheriff's Sale.

Sheriff's Sale.

By virtue of an order of sale issued out of the District Court of Bouglas County. Nebrasks, and to me directed. I will on the 26th day of January A. B. 1806, at Buy-lick A. w. of said day, at the EAST front door of the County Court thouse, in the City of Omaha. Bouglas County. Nebraska, sell at public auction the property described in said order of sale as follows, to-will.

Lot one d'in block nine in Pratt's subdivision to the city of Omaha, as surveyed, platted and recorded in Bouglas county state of Nebraska; said property to be sold to satisfy John J. Monell, deceased, the cut of Cithert C. Monell, deceased, the sum of cleven hundred fifty-one and 49-190 dollars (15144) judgment, with interest thereon at rate of eight 65 per cont. per annum from November 27nd, 1802, until paid, and thirty-one and 83-190 dollars (18153) dollars costs, with interest thereon from the End day of November 27nd, 1802, until paid, and thirty-one hundred fity-one and thorem from the End day of November A. D. 1802, ingether with accruing costs according to a Judgment rendered by the District court of said Douglas county, at its September term. A. D. 1802, in a certain action then and there pending, wherein John J. Monell, Jr. Executor of the estate of Gilbert C. Monell, deceased, was plaintiff, and Harry H Miller and others were defendants.

Omaha, Nebraska, December 25rd, 1892.

GEORGE A. RENNETT.

Sheriff of Douglas County, Nebraska, James W. Carr, Attorney. 12-23-5

Notice to Creditors.

Douglas County, S.

Douglas County, S.

In the County court of Douglas county, Nebraska, November 26, A. D. 1882.

In the matter of the estate of Charles P. Miller, deceased.

The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this court on the 27th day of January, 1893, on the 27th day of March 1893, and on the 27th day of march 27th day of March 1893, and on the 27th day of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims, and one year for the administratrix to settle said estate, from the 26th day of November, 1892. This notice will, be published in THE AMERICAN for four weeks successively prior to the 27th day of January, 1893. All claims not filed on or before the 27th day of May, 1893, will be forever barred from consideration in the final settlement of said estate.

Witness my band and official seal this 26th

Witness my hand and official scal this 26th day of November, 1892. [SEAL.] 12-25-4 J. W. ELLER. J. W. ELLER, County Judge

Sheriff's Sale.

Nebraska, Dreember 3rd. A. D. 1852.

In the matter of the estate of James R. Leonard.

The creditors of said estate and all other persons interested in said matter will take notice that the creditors of said estate will appear before this coart on the 25th day of Jamary, 1893, on the 27th day of March, 1893, and on the 3rd day of June, 1862 at 10 o clock A. M., each day, for the purpose of presenting their claims for examination, adjustment and allowance. Six months are allowed for the creditors to present their claims and one year for the executrix to settle said estate, from the 3rd day of December, 1892, this notice will be published in The Americas for four weeks successively, prior to the 25th day of January, 1893. All claims not filed on or before the 3rd day of June, 1893, will be forever barred from consideration in the final settlement of said estate.

Witness my hand and official seal this 3rd day of December, 1802.

[SEAL.]

J. W. ELLER, [SEAL.]

[County Judge.]

[SEAL.] 12-21-4

CURE SYPHILIS Any STAGE OF \$1,000 tedicine expressed to all parts. No Write to Cook REMEDY Co., Ona

A Glance at the Political Harizen.

ing. Where he is coming from we know not, but God, whose resources are infinite, is preparing him, and we are waiting his apperance. He is not among the machine politicans. Their day is gone. Honesty must and shall be the poley of the next campaign. The coming man is not of Depew, nor of Platt, nor of Clarkson. The day is past when chaff is regarded as a substitute for wheat, or potters clay expected to do the service of a sledge hammer. Though we do not know the man we can read his character. He is a man of fire and iron-a Cromwell. Whether he hails from Jerusalem or Edom, it matters not. Our duty is to turn our backs to the grave of the departed and await the providence of God in the matter, ready to cast in our lot with the friends of righteousness for the salvation of our country from the joined hands of popish spoliation and Protestant treachery.-Primitive Catholic.

RAILWAY TIME CARD Leaves | C., St. P., M. & O. | Arrives

Omaha	Depot 15th and Webster Sts.	Omaha
1.00 pm 5.45 pm	Sloux City Accommodation S. C. Express (except Sun) St. Paul Limited Bancroft Pass. (except Sun)	9.05 pm 12.40 pm 9.25 am 8.45 am
Leaves Omaha	C., B. & Q. Depot 10th and Mason Sts.	Arrive
9.50 am 12.40 am	Chicago Limited Chicago Express Chicago Express Chicago & Iowa Local	9.39 am 8.00 am 4.35 pm 6.00 pm
Leaves Omaha	B. & M. R. Depot 10th and Mason Sts.	Arrives
8.15 am	Denver Limited daily Deadwood Express Denver Express Denver Express Lincoln Lim. (except Sun) Hastings Local	4.05 pm 4.05 pm 9.35 am 12.30 am 11.30 am 6.37 pm
Leaves Omaha	K. C., St. J. & C. B. Depot 10th and Mason Sts.	Arrive Omaha
9.50 am 9.45 pm	Kan. City Day Express. K.C. night ex. via U.P. Trans.	6.00 pm 6.40 am
Leaves Omaha	UNION PACIFIC. Union Depot 10th and Marcy	Arrives
7.55 am 9.50 am 2.15 pm 6.30 pm 4.15 pm 6.40 pm	Beatrice Express Denver Express Overland Flye* Denver Fast Mail B. S. & F. Ex. (except Sun) Pacific Express	6.40 pm 4.05 pm 7.00 pm 4.20 pm
Leaves Omaha	F., E. & MO. VALLEY. Depot 15th and WebsterSts.	Arrive
9.00 am 9.00 am 5.10 pm 5.45 pm 9.00 am	Deadwood Express (Ex. Sat) Wyo. Ex. (Ex. Mon) Norfolk (Except Sun.) St. Paul Express Lincoln Ex. (ex. Sunday).	5.20 pm 5.20 pm 11.10 am 9.35 am
Leaves Omaha	C., M. & ST. P. Depot 19th and Marcy Sts.	Arrives
	Chicago Express Chicago Express	9.35 am 4.20 pm
Leaves Omaha		CONTRACTOR OF STREET
COLUMN TO SERVICE STATE OF THE	Sloux City Passenger	
Leaves Omaha	SIOUX CITY & PACIFIC.	Arrives Omaha
St. All. scaus. 1	St. David Limited	Section 2011



5.45 pm | St Paul Limited | 9.25 am

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J. W. Donnell.

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